UNITED STATES DISTRICT COURT DISTRICT OF NEW HAMPSHIRE

United States of America

v.

Criminal No. 05-cr-101-01-PB

Kevin Corson

ORDER

On October 24, 2011, defendant appeared for a preliminary hearing under Fed. R. Crim. P. 32.1(b)(1), and bail hearing under 32.1(a)(6), on seven alleged violations of conditions of supervision, as charged in the government's petition dated October 20, 2011 (doc. no. 44). Defendant is on release from his conviction in 2006 for Unlawful Possession of a Firearm by a Convicted Felon, in violation of 18 U.S.C. § 922(g)(1).

The government alleges that, while on supervised release, defendant violated numerous conditions of release including violating his curfew, travelling outside the judicial district without probation officer's permission, consuming alcohol, and committing two separate criminal offenses. The defendant waived the preliminary hearing, thereby conceding that the government's evidence was sufficient to establish probable cause that he had violated the conditions as charged in the petition.

Defendant argued that he should be released pending his revocation hearing. The government sought detention. Under Rule 32.1(a)(6), defendant bears the burden of establishing by clear and convincing evidence that he will not flee and that he poses no danger to any other person or to the community. The court issued its ruling orally from the bench. The court incorporates its oral ruling herein, and for the reasons stated on the record, finds that defendant did not meet his burden to show by clear and convincing evidence that his release, even on strict conditions, would pose no danger to any other person or the community. In short, there are no conditions or combination of conditions that will reasonably assure the safety of the community. Accordingly, it is **ORDERED** that the defendant be detained pending a final revocation hearing.

The defendant is committed to the custody of the Attorney General or his designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the government, the person in charge of the

corrections facility shall deliver the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.

SO ORDERED.

Landya B. McCafferty

United States Magistrate Judge

Date: October 24, 2011

cc: Sven D. Wiberg, Esq.
William E. Morse, Esq.

U.S. Marshal
U.S. Probation